1	RANDY MONTESANO Attorney at Law - SBN: 83842 214 Duboce Avenue San Francisco, CA 94103 (415) 431-8226 rmontesano@hotmail.com Attorney for Defendant LEOBARDO GARCIA-RODRIGUEZ			
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8	UNITED STATES DISTRICT COURT			
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
10	UNITED STATES OF AMERICA,) Case No. CR-08-670 SBA	
11	Plaintiff,) STIPULATION TO ADD	
12	VS.) TO CALENDAR AND) ORDER	
13) LEOBARDO GARCIA-RODRIGUEZ, et. al.)			
14	Defendant.))	
15			.)	
16	IT IS HEREBY STIPULATED BY AND BETWEEN THE PARTIES that the above-captioned			
17	matter be advanced to February 10, 2009, at 9:00 a.m., for status and/or trial setting, and			
18	that the heretofore scheduled motions date of March 3, 2009, be vacated.			
19	IT IS SO STIPULATED:			
20				
21	Dated: 1-21-09		y Montesano	
22			MONTESANO ey for defendant Leobardo Garcia-Rodriguez	
23	Dated: 1-21-09		en Martin	
24			EN MARTIN ey for defendant Juan Carlos Sandoval-Macias	
25	Dated: 1-21-09		el Ramsey	
26			_ RAMSEY ey for defendant Maria Christina Ramirez-Garcia	
27	Datady 1 21 00	o /I/: !	Priore	
28	Dated: 1-21-09	s/Kim E KIM BR	RIGGS	
		Assista	nt United States Attorney	
	ILS v. Carcia Podriguez Stimulation to	o Disclose Info	ermant and Dalated Materials	

 $\hbox{U.S. v. Garcia-Rodriguez - Stipulation to Disclose Informant and Related Materials}\\$

1	SO ORDERED:	
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3	Dated: 1/22/09	Sauche B. Ormation
4		UNITED STATES DISTRICT COURS JUDGE
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